UNITED STATES DISTRICT COURT EASTERN DISTRICT OF WISCONSIN

DANIEL BLACK,

Plaintiff,

v.

Case No. 17-CV-156-JPS

DAVID CLARKE, COUNTY OF MILWAUKEE, WISCONSIN, and JOHN DOES ONE-SIX,

JUDGMENT

Defendants.

Jury Verdict. This action came before the Court, presided over by the Honorable J.P. Stadtmueller, for a trial by jury. The issues having been tried and the jury having rendered a Special Verdict (Docket #78) on January 22, 2018; and the Court having considered defendants David Clarke and County of Milwaukee, Wisconsin's Motion for Summary Judgment (Docket #15):

IT IS ORDERED AND ADJUDGED that defendant David Clarke did not violate plaintiff Daniel Black's First Amendment rights by posting on Facebook on January 18 and 19, 2017 (Docket #78);

IT IS FURTHER ORDERED AND ADJUDGED that plaintiff Daniel Black shall have and recover nothing from defendant David Clarke (Docket #78);

IT IS FURTHER ORDERED AND ADJUDGED that defendants' motion for summary judgment (Docket #15) be and the same is hereby GRANTED in part and DENIED in part (Docket #39);

IT IS FURTHER ORDERED AND ADJUDGED that plaintiff Daniel Black's claims under the Fourth and Fourteenth Amendments, his claim under the First Amendment based on the airport interrogation, and his *Monell* claim be and the same are hereby **DISMISSED** (Docket #39);

IT IS FURTHER ORDERED AND ADJUDGED that defendants County of Milwaukee, Wisconsin and John Does One through Six be and the same are hereby DISMISSED from this action (Docket #39); and

IT IS FURTHER ORDERED AND ADJUDGED that this action be and the same is hereby DISMISSED on the merits, together with the defendants' costs as may be taxed by the Clerk of the Court.

District Judge

STEPHEN C. DRIES Clerk of Court s/ Jodi L. Malek

January 24, 2018

Date

By: Deputy Clerk